

(f)

TIME FILED

United States District Courts  
For Southern District of Ohio  
(Eastern Division)

NOV - 7 2022

RICHARD W. NAGEL, Clerk of Court  
COLUMBUS, OHIO

James Williams, IV  
2295 Greenway Blvd.  
Xenia, Ohio 45385  
Plaintiff,

-vs-  
Chief of Police  
Beavercreek Police Opt.  
1388 Research Drive  
Beavercreek, Ohio 45432  
Defendant,

And  
Beavercreek Police Opt.  
1388 Research Drive  
Beavercreek, Ohio 45432  
Defendant,

And  
John-Jane Oger #1-#10  
Defendants)

Case 2:22 CV 3931

Judge, JUDGE MARBLEY

Magistrate Judge  
Chelsey M. Vascura

Civil Complaint  
With Jury Demand  
Endorsed Herein

Claims: Negligence, Gross Negligence, Discrimination & Intentional Infliction of Emotional Distress, Perpetration of Duty

First Claim for Relief

① On or about May 1st 2020 to May 5, 2022, the Plaintiff submits that he

Inmate Request Form

(One Request per Form)

Inmate Name: SSUS - YON

Housing Assignment: \_\_\_\_\_

Date/Time: 10/07/2014  
09:00 AM - 10:00 AM

Bed Number: \_\_\_\_\_

Please Contact the Following:  Attorney  Probation Officer  Case Worker

Name: \_\_\_\_\_

Phone Number: \_\_\_\_\_

Information: \_\_\_\_\_

\*Staff will only contact your Attorney or Probation Officer one time per week\*

I Would Be Interested In:  GED Class  Inmate Worker  Switch JobsExperience In:  Block Layer  Roofer  Painter  Carpenter  Laundry  Food Service  Janitorial  Floor Worker

Special Skills: \_\_\_\_\_

Are you sentenced  Yes  No  Felony  Misdemeanor Out Date \_\_\_\_\_Bond \_\_\_\_\_ Detainers  Yes  No Comments \_\_\_\_\_

\*Continue on Reverse if Necessary\*

 I Would Like to Request a GrievanceReason for Grievance: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Supervisor Signature: \_\_\_\_\_ Date/Time: \_\_\_\_\_

 Other Request(s): \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\* This Section to be completed by Staff Members ONLY \*

Receiving Staff: \_\_\_\_\_ Date/Time: \_\_\_\_\_

Actions Taken by Staff:  Email Sent  Message Left  Spoke With:\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Completed By: \_\_\_\_\_ Date/Time: \_\_\_\_\_

\* Inmate To Sign form when Request is completed \*

Inmate Signature: \_\_\_\_\_ Date/Time: \_\_\_\_\_

(2 of 7) made twenty five plus (25+) 911 calls to defendants, seeking officers of Beavercreek Police Dept. to come to his condo at 2685 Cedarbrook Way, Beavercreek, Ohio 45431 to inspect his attic for noise & movement complaints in such "but each & every single one of those times the Defendant Police Dept. / its officers whom the Defendant Chief of Police oversees or is in charge of failed & actually literally refused to inspect attic which in return resulted in a foot falling through said attic in March or April of 2022."

Then on May 5, 2022 said negligence of the Beavercreek Police Chief & Beavercreek Police Dept. / its officers resulted in someone dropping or throwing a cigarette butt through said foot hole causing a card board box leaned against wall to be ignited & to catch fire which then caught Plaintiff's blinds/curtains/bedroom on fire, at which time Plaintiff immediately awoke his deaf parents whom resided with him and had his deaf mother call 911 for

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(3 of 7)  
fire rescue.

① As a direct & proximate result of the described events in paragraph #2 above, the Plaintiff, his parents & his dogs sustained mental torture, mental torment, mental anguish-distress, mental injury, pain, suffering, discomfort and, so much more. All as a result of "all" named Defendants' actions/inactions which constituted Negligence, Gross Negligence, Discrimination, Dereliction of Duty & Intentional Infliction of Emotional Distress. Defendants had a duty to ensure the attic was inspected, and the premises were/are clear & safe but they intentionally refused to do so despite the multiple calls to them with the same complaint with Plaintiff begging them each & every time to inspect attic but they refused and instead chose to not only be Negligent but also by doing so to Intentionally, Inflict Emotional distress upon Plaintiff, his dear parents & his dogs all while always

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(4 of 7) ~~blowing Plaintiff off & instead acting like Plaintiff was/is crazy."~~ Therefore said Defendants, also jointly separately and individually discriminated against the Plaintiff by refusing to inspect or look in his office which was ~~area~~ complained of over & over again for noise/movement complaints.

(3) Conclusion, Plaintiff, his dead parents & two dogs were forced to not only endure the noise/movements in ceiling or attic in attic but also the foot falling through ceiling and then the cigarette butt coming through said foot hole & clearly starting the blaze just as claimed by Greene Co Prosecutors office, by lighting a card board box which then, in return, ignited Plaintiff's curtains, blinds & bedroom causing May 5, 2022 Condo Fire "which they could of prevented had all Defendants jointly separated & individually inspected attic & seen to it that it was inspected & caught earlier." "before" fire."

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(5 of 7) Additionally, had Defendants responded to Plaintiff's multiple online request to their department for "Extra Patrols" then, they would have been more likely to have caught culprits before they got into office on May 5, 2020 and caught said fire or ignited said fire with said cigarette butt igniting said card board box as also claimed by Greene Co. Prosecutor as said box being ignited was/is determined to be cause of fire. However, police returned cigarette butt to Plaintiff which they failed to pick up & get DNA testing on during fire investigation which he then personally drove to Reynoldsburg Ohio Fire Marshal's Office/Academy to request DNA testing on "(See Pictures/Post regarding such on Plaintiff's Facebook, Fire Marshal's Office Training Academy Facebook, Beaver Creek Police Dept. Facebook, Greene Co. Prosecutor's Facebook & Beaver Creek Fire Dept. Facebook.) Also see such post on Freda Williams Facebook.

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(6 of 7)

Prayer For Relief

Wherefore, Plaintiff prays for Judgment in his favor & against "all" named Defendants individually, separately & jointly in excess of \$5,000,000.00 for punitive damages & compensatory damages, attorney fees/costs, court fees/costs, mental torture, mental torment, mental injury, mental anguish-distress, pain/suffering, discomfort, property damage in excess of \$1,000.00 to curtains, blinds & wall that had to be repainted after being cleared well with Q-cloths & paint, loss of income, loss of earning ability, loss of enjoyment of life, loss of business/work, past/present/future expected mental health or medical health expenses, and any/all other damages, losses or injuries to /or be determined by a Jury herein to be appropriate & just.

Respectfully submitted,  
James W. D. Williams TV  
James W. D. Williams TV  
(Counsel For Plaintiff)

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(7 of 7)

(Certificate of Service)

Undersigned certifies a true & accurate copy of the foregoing has been served upon "all" named Defendants individually & separately at 1388 Research Drive, Beavercreek, Ohio 45432 by regular US Mail, postage prepaid, this 3<sup>rd</sup> day of November, 2022.

Respectfully submitted,  
James W. D. Williams TV  
James W. D. Williams TV  
(Counsel for Plaintiff)  
2295 Greenway Blvd.  
Xenia, Ohio 45385  
(937)-977-1030 (Direct Cell)  
(937)-556-6399 (Home)

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United States District Courts  
For Southern District of Ohio  
(Eastern Division)

FILED

TIME

NOV - 7 2022

RICHARD W. NAGEL, Clerk of Court  
COLUMBUS, OHIO

James Williams, IV,  
Plaintiff,

-Vs-  
Chief of Police

And  
Beaver Creek Police Dept.,  
Defendants)

Care No.: 2:22 CV 393  
Judge, JUDGE MARBLEY

Magistrate Judge  
Chesley M. Vascara

PRECIPE

ATTN: Clerk of Courts

Please file same "Certificate of Trust  
Accts." & "Application To Proceed In forma Paupris"  
as filed in Williams vs Hayes, et al, Case #  
2:22-cv-03383 in this case for purposes of waiving  
filing fees herein.

Please is service upon all named  
defendants individually & separately by "Personal  
Service" through "U.S. Marshal" et.

Chief of Police  
Beaver Creek Police Dept.  
1388 Research Blvd./Drive  
Beaver Creek, Ohio 45432

Respectfully submitted  
James W. D. Williams, IV  
(Counsel for Plaintiff)

(J.W.D.)

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(One Request per Form)

FILED  
TIME

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(of 2)

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22331 CM  
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James Williams  
95 Greenway Blvd,  
Perie, Ohio 45385